COLLECTIVE EXHIBIT "1"

AMENDMENT TO CONTRACT BY AND BETWEEN RUTHERFORD COUNTY JUVENILE DETENTION CENTER AND

WHEREAS, the Rutherford County Juvenile Detention ("County") entered a Contract by and between them dated the (the "Contract"); and	
WHEREAS, the Contract provides for the Center to prothe County based upon specified conditions and terms; and	ovide detention care services for juveniles of
WHEREAS, recently enacted regulations require the in the confinement of residents in any new contract or contract re	
WHEREAS, the parties Intent Is to make sure the Corregulations, but to otherwise not change or alter the Contract	
NOW, THEREFORE, for and in consideration of the consideration, the sufficiency of which Is hereby acknowledge hereby is amended to add a new paragraph VIII as follows:	
VIII.	
The Center shall comply with the Prison Rape U.S.C. §15601 etseq.) ("PREA") and with all a and DCS policies related to PREA for preven investigating, and eradicating any form of owned, operated, or sub-contracted be acknowledges that, In addition to self-monitor conduct announced and unannounced on-si Failure to comply with PREA, PREA standard may result in termination of the Contract. All other terms and conditions of the Contract shall other terms and conditions of the Contract shall other terms.	applicable PREA standards uting, detecting, monitoring, sexual abuse in facilities by the Center. Center ing requirements, DCS will te compliance monitoring, s, or relevant DCS policies
unchanged.	an remain in full force and effect and
WITNESS OUR hands as of the . day of.	
	ERFORD COUNTY JUVENILE NTION CENTER
Ву:_	
Title:	
Ву:	COUNTY HOUT COUNTY Executive

\$UM/V£f

COLLECTIVE EXHIBIT "1"

AMENDMENT TO CONTRACT BY AND BETWEEN RUTHERFORD COUNTY JUVENILE DETENTION CENTER .AND

WHEREAS, the Rutherford County Juvenile Detention C ("County") entered a Contract by and between them date (the "Contract"); and		
WHEREAS, the Contract provides for the Center to provide the County based upon specified conditions and terms; and	e detention care services for juveniles of	
WHEREAS, recently enacted regulations require the inclu the confinement of residents in any new contract or contract renev		
WHEREAS, the parties Intent Is to make sure the Contract regulations, but to otherwise not change or alter the Contract between		
NOW, THEREFORE, for and in consideration of the for consideration, the sufficiency of which is hereby acknowledged be hereby is amended to add a new paragraph VJII as follows:		
VIII.		
The Center shall comply with the Prison Rape Elimination Act of 2003 (42 U.S.C. §15601 etseq.) ("PREA") and with all applicable PREA standards and DCS policies related to PREA for preventing, detecting, monitoring, investigating, and eradicating any form of sexual abuse in facilities owned, operated, or sub-contracted by the Center. Center acknowledges that, In addition to self-monitoring requirements, DCS will conduct announced and unannounced on-site compliance monitoring. Failure to comply with PREA, PREA standards, or relevant DCS policies may result in termination of the Contract.		
Ail other terms and conditions of the Contract shall remain in full force and effect and unchanged.		
WITNESS OUR hands as of the day of	, 20	
	FORD COUNTY JUVENILE ON CENTER	
By:_		
Title:		
Se de la companya de	Tuny county	

Ву:

Title:

COLLECTIVE EXHIBIT" "'(""

AMENDMENT TO CONTRACT BY AND BETWEEN RUTHERFORD COUNTY JUVENILE DETENTION CENTER AND

WHEREAS, the Rutherford County Juvenile Detention Center	("Center")! and
("County") entered a Contract by and between them dated the QQ	^day <u>of Jung</u>
<u>, (</u> the "Contract"); and	

WHEREAS, the Contract provides for the Center to provide detention care services for juveniles of the County based upon specified conditions and terms; and

WHEREAS, recently enacted regulations require the inclusion of certain language in contracts for the confinement of residents in any new contract or contract renewal; and

WHEREAS, the parties Intent Is to make sure the Contract complies with all applicable rules and regulations, but to otherwise not change or alter the Contract between them in any manner.

NOW, THEREFORE, for and in consideration of the foregoing and other good and valuable consideration, the sufficiency of which Is hereby acknowledged by the parties, the Contract shall be and hereby is amended to add a new paragragJWIII as follows:

VIII.

The Center shall comply with the Prison Rape Elimination Act of 2003 (42 U.S.C. §15601 etseq.) ("PREA") and with all applicable PREA standards and DCS policies related to PREA for preventing, detecting, monitoring, investigating, and eradicating any form of sexual abuse in facilities owned, operated, or sub-contracted by the Center. Center acknowledges that, in addition to self-monitoring requirements, DCS will conduct announced and unannounced on-site compliance monitoring, Failure to comply with PREA, PREA standards, or relevant DCS policies may result in termination of the Contract.

AN other terms and conditions of the Contract shall remain in full force and effect and unchanged.

WITNESS OUR hands as of the &\Q	day of <u>fV^^</u> 20 14.
	RUTHERFORD COUNTY JUVENILE DETENTION CENTER
	Ву:
	Title:
	COUNTY
	<u>: (t</u> By O
	Title:

COLLECTIVE EXHIBIT "1

AMENDMENT TO CONTRACT BY AND BETWEEN RUTHERFORD COUNTY JUVENILE DETENTION CENTER

AND _ p
/ A)

WHEREAS, the Rutherford County Juvenile Detention Center ("Center^ and $\underline{(tlC,llQ'''')}$ _ ("County") entered a Contract by and between them dated the $\underline{"\%,Q}$ day of $\underline{"3^0, ^2\&Pl'(_-, (the "Contract"); and$

WHEREAS, the Contract provides for the Center to provide detention care services for juveniles of the County based upon specified conditions and terms; and

WHEREAS, recently enacted regulations require the inclusion of certain language in contracts for the confinement of residents in any new contract or contract renewal; and

WHEREAS, the parties intent is to make sure the Contract complies with all applicable rules and regulations, but to otherwise not change or alter the Contract between them in any manner,

NOW, THEREFORE, for and in consideration of the foregoing and other good and valuable consideration, the sufficiency of which Is hereby acknowledged by the parties, the Contract shall be and hereby is amended to add a new paragraeLYHI as' follows:

VIII.

The Center shall comply with the Prison Rape Elimination Act of 2003 (42 U.S.C. §15601 etseq,) ("PREA") and with all applicable PREA standards and DCS policies related to PREA for preventing, detecting, monitoring, investigating, and eradicating any form of sexual abuse in facilities owned, operated, or sub-contracted by the Center. Center acknowledges that, in addition to self-monitoring requirements, DCS will conduct announced and unannounced on-site compliance monitoring, Failure to comply with PREA, PREA standards, or relevant DCS policies may result in termination of the Contract.

Ail other terms and conditions of the Contract shall remain in full force and effect and unchanged.

RUTHERFORD COUNTY JUVENILE DETENTION CENTER

By:.

Title

: \/vK

COUNTY

By:.

Title:

COLLECTIVE EXHIBIT " 1"

AMENDMENT TO CONTRACT BY AND BETWEEN RUTHERFORD COUNTY JUVENILE DETENTION CENTER AND

WHEREAS, the Rutherford County Juvenile Detention Center ("Center") and ("County") entered a Contract by and between them dated the _ / _ day of (the "Contract"); and

suif , 2014,

WHEREAS, the Contract provides for the Center to provide detention care services for juveniles of the County based upon specified conditions and terms; and

WHEREAS, recently enacted regulations require the inclusion of certain language in contracts for the confinement of residents in any new contract or contract renewal; and

WHEREAS, the parties Intent Is to make sure the Contract complies with all applicable rules and regulations, but to otherwise not change or alter the Contract between them In any manner.

NOW, THEREFORE, for and in consideration of the foregoing and other good and valuable consideration, the sufficiency of which Is hereby acknowledged by the parties, the Contract shall be and hereby is amended to add a new paragrajjhJ/III as-follows:

VIII.

The Center shall comply with the Prison Rape Elimination Act of 2003 (42 U.S.C. §15601 *et* seg.) ("PREA") and with all applicable PREA standards and DCS policies related to PREA for preventing, detecting, monitoring, investigating, and eradicating any form of sexual abuse in facilities owned, operated, or sub-contracted by the Center. Center acknowledges that, in addition to self-monitoring requirements, DCS will conduct announced and unannounced on-site compliance monitoring, Failure to comply with PREA, PREA standards, or relevant DCS policies may result in termination of the Contract.

All other terms and conditions of the Contract shall remain in full force and effect and unchanged.

WITNESS OUR hands as of the . day of. -/ 20_

RUTHERFORD COUNTY JUVENILE DETENTION CENTER

Ву:.

Title:

Montgomery CP

Title: Monl-gompry Pnnpl-y Mayor

COLLECTIVE EXHIBIT "1

AMENDMENT TO CONTRACT BY AND BETWEEN RUTHERFORD COUNTY JUVENILE DETENTION CENTER VND

WHEREAS, the Rutherford County Juvenile De ("County") entered a Contract by and between them da (the "Contract"); and	etention Center ("Center") and, ted the,,	
WHEREAS, the Contract provides for the Cente the County based upon specified conditions and terms;	r to provide detention care services for juveniles of and	
WHEREAS, recently enacted regulations require the confinement of residents in any new contract or con	e the inclusion of certain language in contracts for tract renewal; and	
WHEREAS, the parties intent is to make sure t regulations, but to otherwise not change or alter the Co	he Contract complies with all applicable rules and ntract between them in any manner.	
MOW, THEREFORE, for and in consideration consideration, the sufficiency of which Is hereby acknohereby is amended to add a new paragraph VJILas follows:		
VIII.		
The Center shall comply with the Prison Rape Elimination Act of 2003 (42 U.S.C. §15601 etseq.) ("PREA") and with all applicable PREA standards and DCS policies related to PREA for preventing, detecting, monitoring, investigating, and eradicating any form of sexual abuse in facilities owned, operated, or sub-contracted by the Center. Center acknowledges that, in addition to self-monitoring requirements, DCS will conduct announced and unannounced on-site compliance monitoring, Failure to comply with PREA, PREA standards, or relevant DCS policies may result in termination of the Contract.		
All other terms and conditions of the Cont unchanged.	ract shall remain in full force and effect and	
WITNESS OUR hands as of the day of	, 20	
	RUTHERFORD COUNTY JUVENILE DETENTION CENTER	
	By:.	
	Title:	
	COUNTY	
	Title: Calot, Maria	

COLLECTIVE EXHIBIT "1"

AMENDMENT TO CONTRACT BY AND BETWEEN RUTHERFORD COUNTY JUVENILE DETENTION CENTER

venile

WHEREAS, the Rutherford County Juvenile Detention ("County") ("Center") entered a Contract by and between them dated the (the "Contract"); .an day of and

WHEREAS, the Contract provides for the Center to provide detention care services for juveniles of the County based upon specified conditions and terms; and

WHEREAS, recently enacted regulations require the inclusion of certain language in contracts for the confinement of residents in any new contract or contract renewal; and

WHEREAS, the parties Intent Is to make sure the Contract complies with all applicable rules and regulations, but to otherwise not change or alter the Contract between them in any manner.

NOW, THEREFORE, for and in consideration of the foregoing and other good and valuable consideration, the sufficiency of which Is hereby acknowledged by the parties, the Contract shall be and hereby is amended to add a new paragrac.M/111 as"follows:

VIII.

The Center shall comply with the Prison Rape Elimination Act of 2003 (42 U.S.C, §15601 etseq.) ("PREA") and with all applicable PREA standards and DCS policies related to PREA for preventing, detecting, monitoring, investigating, and eradicating any form of sexual abuse in facilities owned, operated, or sub-contracted by the Center. Center acknowledges that, in addition to self-monitoring requirements, DCS will conduct announced and unannounced on-site compliance monitoring, Failure to comply with PREA, PREA standards, or relevant DCS policies may result in termination of the Contract.

All other terms and conditions of the Contract shall remain in full force and effect and unchanged.

WITNESS OUR hands as of the .

. day of.

RUTHERFORD COUNTY JUVENILE DETENTION CENTER

By:_

Title:

Title: Ua/t $(k^*JnA<\&\&$